## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

CHRISTOPHER MANHART, on behalf of himself and all others similarly situated,

Plaintiff,

V.

WESPAC FOUNDATION, INC., et al.,

Defendants.

Case No. 1:24-cv-08209

Honorable Mary M. Rowland

## Motion to Withdraw as Counsel

Neville S. Hedley respectfully moves this Court for leave to withdraw as counsel for Plaintiff Christopher Manhart. Mr. Hedley is departing Hamilton Lincoln Law Institute at the end of September to pursue other career opportunities. Other attorneys from Hamilton Lincoln Law Institute who have represented Mr. Manhart since this case was filed will continue their representation.

Mr. Hedley's withdrawal will not prejudice Plaintiff Manhart or any other party associated with the case. For these reasons, the undersigned requests an order from this Court permitting him to withdraw from this matter.

Dated: September 24, 2025 /s/ Neville S. Hedley

Neville S. Hedley (IL Bar No. 6237279) HAMILTON LINCOLN LAW INSTITUTE 1629 K St. NW, Suite 300 Washington, DC 20006 (312) 342-6008 ned.hedley@hlli.org

Attorney for Plaintiff

## **Certificate of Service**

I certify I have electronically filed this Motion via the ECF system for the Northern District of Illinois, thus effecting service on all attorneys registered for electronic filing.

Dated: September 24, 2025

/s/ Neville S. Hedley